Before the FEDERAL COMMUNICATIONS COMMISSION Washington, DC 20554

In the Matter of)	
)	
Nextel Communications, Inc. and)	WT Docket No. 05-63
Sprint Corporation)	
Application to Transfer Control of Licenses and)	
Authorizations)	

To: The Commission

ERRATUM TO REPLY OF COMMUNITY TECHNOLOGY CENTERS' NETWORK

Community Technology Centers' Network ("CTCNet"), hereby submits an erratum to its Reply to Opposition in the above-referenced proceeding. Due to some confusion in the electronic filing process multiple copies of CTCNet's Reply appear on the Commission's ECFS website under Docket 05-63. Additionally, it appears that both a correct and incorrect version of the Reply appear on the Website. The versions differ at page 22 and Exhibit 4, with the correct version having a completed table on page 22 and an explanatory legend on the maps submitted as Exhibit 4. Accordingly, CTCNet is submitting as an attachment hereto the correct versions of page 22 and Exhibit 4 as an erratum to its Reply filing to avoid confusion on the part of the Commission or members of the public that may review the incorrect version of CTCNet's Reply online. The copies of the Reply that were served on all parties to this proceeding contained the correct pages.

Respectfully submitted,

COMMUNITY TECHNOLOGY CENTERS' NETWORK

By: /s/ Ryan Turner
Ryan Turner
Director of Policy & Communications

company would control virtually all BRS-EBS spectrum required to reach the vast majority of the population *located inside the entire BTA*. Further, these studies also found that some of the GSAs they control actually cover population in BTAs adjacent to those where the major population center is located. This further underscores why the only reliable way to evaluate the prospective post-combination company's concentration of the BRS-EBS spectrum is to look at control of the GSAs of actual licensed stations, as is done in the analysis provided by CTCNet, for the Major Market Areas primarily located in top 50 U.S. BTAs. The following summarizes the percentage of population within each of the six BTAs studied for which the combined company would control virtually all of the spectrum:

GSA Market	BTA Rank	2000 Census BTA Population	GSA Population	Percentage of BTA Population Covered by GSAs
Nextel Markets				
Dallas/Fort Worth, TX	6	5,571,828	5,034,420	90%
Boston, MA	12	4,391,344	4,290,186	98%
Providence, RI	36	1,582,997	1,546,814	98%
	Subtotal:	11,546,169	10,871,420	94%
Sprint Markets				
Chicago, IL	3	9,098,316	7,865,981	86%
Houston, TX	7	5,045,022	4,191,526	83%
Denver, CO	20	2,712,488	2,432,529	90%
	Subtotal:	16,855,826	14,490,036	86%
	Grand Total:	28,401,995	25,361,456	89%

For illustrative purposes, CTCNet also prepared coverage maps, attached hereto at Exhibit 4, indicating the footprint of the spectrum that would be controlled by the post-combination company in the GSAs covering the Major Market Areas inside these 6 Case

CTCNet Exhibit 4







